AO 89 (Rev. 7/95) Subpoens in a Criminal Case

United States District Court MIDDLE DISTRICT OF ALABAMA

UNITED STATES OF AMERICA

SUBPOENA IN A CRIMINAL CASE

RICHARD M. SCRUSHY

CASE NUMBER:

2:05-CR-119-MEF

TO:

HEALTHSOUTH CORPORATION **CUSTODIAN OF RECORDS** ONE HEALTHSOUTH PARKWAY

BIRMINGHAM, ALABAMA 35242 YOU ARE COMMANDED to appear in the United States District Court at the place, date and time specified below, or any subsequent place, date and time set by the court, to testify in the above referenced case. This subpoens shall remain

PLACE **U.S. District Court**

One Church Street

Montgomery, AL 36104

COURTROOM 2F

DATE AND TIME

May 24, 2006

YOU ARE ALSO COMMANDED to bring with you the following document(s) or object(s):

in effect until you are granted leave to depart by the court or by an officer acting on behalf of the court.

See Attachment A

U.S. MAGISTRATE JUDGE OR CLERK OF COURT

Debra P. Hackett

(BY) DEPUTH CLERK

5/18/06

ATTORNEY'S NAME, ADDRESS AND PHONE NUMBER

Arthur W. Leach

2310 Marin Drive, Birmingham, Alabama 35242 205-822-4224

~			F SERVICE
RECEIVED BY SERVER	ATE	PLACE	
1 -	ATE	PLACE	
SERVED	•		
BERVED ON (PRINT NAME)			FEES AND MILEAGE TENDERED TO WITNESS
			YES NO AMOUNT \$
ERVED BY (PRINT NAME)			TITLE
		DECLARATION	OF SERVER
		of perjury under the la troof of Service is true	
	contained in the P		and correct.
information (contained in the P	roof of Service is true	of sever
information (Executed on	contained in the P	roof of Service is true	and correct.
information (contained in the P	roof of Service is true	and correct.
information (contained in the P	roof of Service is true	and correct.
information (contained in the P	roof of Service is true	and correct.
information (contained in the P	roof of Service is true	and correct.

THE PARTY WHO REQUESTED YOU TO SERVE AS A WITNESS IS RESPONSIBLE FOR PAYING THE WITNESS FEE, MILEAGE AND CERTAIN EXPENSES. THERE IS NO PROVISION FOR THE UNITED STATES TO PAY YOU. IF THE WITNESS FEE AND MILEAGE ARE NOT TENDERED WHEN THE SUBPOENA IS SERVED, THE WITNESS MAY NOT BE COMPELLED TO RESPOND TO THE SUBPOENA.

"A subpoena may be served by the marshal, by a deputy marshal or by any other person who is not a party and is not less than 18 years of age. Service of a subpoena shall be made by delivering a copy thereof to the person named and by tendering to that person the fees for one day's attendance and the mileage allowed by law." (Federal Rules of Criminal Procedures 17d)